

November 11, 2021

Commissioners (Harris County, T	
RE: Job No.	200254
Members of Con	missioners Court:
Please approve Amendment to the	the attached Order authorizing the County Judge to execute the attached First to Agreement and the first of four (4) renewal options for the following:
Description:	Audit Services for State Seized and Forfeited Assets for Harris County
Vendor:	Whitley Penn, LLP
Term:	January 26, 2022 through January 25, 2023
Amount:	\$154,500
Reviewed by:	X Office of Management and Budget X Harris County Purchasing
The First Amend order will be issue	ment modifies the audit periods due to the County's fiscal year change. A purchase ed upon Commissioners Court approval.
	Sincerely, De Wight Dopsland Purchasing Agent

FOR INCLUSION ON COMMISSIONERS COURT AGENDA NOVEMBER 30, 2021

CAK Attachment

Vendor

cc:

FIRST AMENDMENT TO THE AGREEMENT BETWEEN HARRIS COUNTY AND WHITLEY PENN LLP

THE STATE OF TEXAS
COUNTY OF HARRIS

This Amendment to the Agreement is made and entered into by and between Harris County (the "County"), a body corporate and politic under the laws of the State of Texas, acting by and through its Budget Management Department, and Whitley Penn LEP ("Contractor"). The County and Contractor are referred to herein collectively as the "Parties" and individually as a "Party."

Recitals

On January 26, 2021, the County entered into an agreement (the "Agreement") with Contractor to perform auditing services for state seized and forfeited assets, as detailed in the Request for Qualifications for Purchasing Job No. 20/0254 (the "Services").

The Parties now desire to amend the Agreement for the purpose of modifying the audit periods due to the County's fiscal year change.

Terms

1.

This Amendment shall be governed by the Agreement, incorporated herein by reference as Exhibit A.

11.

Due to the upcoming change in Harris County's fiscal year effective January 1, 2022, Section 1(D) of the Agreement is hereby amended as follows:

"Contractor shall provide audits for the following audit periods for fiscal year 2022: March 1, 2021 through September 30, 2022 September 1, 2021 through August 31, 2022 (District Attorney's Office)

Contractor shall provide audits for the following audit periods for subsequent fiscal years:

October 1 through September 30

September 1 through August 31 (District Attorney's Office)"

The term of this Amendment shall be for a period beginning on Commissioners Court approval and running coterminous with the Initial Term and any Renewal Terms of the existing Agreement, unless terminated sooner.

IV.

<u>LIMIT OF APPROPRIATION</u>: Contractor understands and agrees, said understanding and agreement being of absolute essence to this Amendment that the County has not appropriated additional funds to pay for Services performed under this amendment. Contractor shall be paid for these Services from previously appropriated funds.

If the Services and charges to be provided for will equal or exceed the amount certified available, Contractor will notify the County immediately. If the amount certified is depleted prior to the end of the term of this Amendment, Contractor may terminate all Services hereunder upon the total depletion of the certified funds unless the County, at its sole option, certifies additional funds, as evidenced by a written amendment to this Agreement and the Purchase Order, in which event Contractor shall continue to provide the Services herein specified to the extent funds are available.

All other terms and provisions of the Agreement shall remain in full force and effect as originally written.

V.

It is expressly understood and agreed that the Agreement is incorporated herein by reference. In the event of any conflict between the terms and provisions of this Amendment, or any portion thereof, and the terms and provisions of any other part or portion of the Agreement, this Amendment shall control.

VI.

Multiple Counterparts: This Amendment may be executed in several counterparts. Each counterpart is deemed an original. All counterparts together constitute one and the same instrument. Each Party warrants that the undersigned is a duly authorized representative with the power to execute this Amendment.

[SIGNATURE PAGE FOLLOWS]

WHITLEY PENN LLP	HARRIS COUNTY
By: Celina Cereceres Litle: Partner	By:
Date: 10/12/2021	COUNTY JUDGE
	APPROVED AS TO FORM:
	CHRISTIAN D. MENEFEE
	COUNTY ATTORNEY
	By: Cherelle Sims Assistant County Attorney C.A. File 21GEN2561

EXHIBIT A

Agreement resulting from Request for Qualifications for Purchasing Job No. 20/0254

(incorporated herein by reference)

ORDER OF COMMISSIONERS COURT

Authorizing execution of an Amendment to an Agreement

A quo	orum was present. Among of	her busine	ss, the	following was trans	acted;
ORDER A	UTHORIZING EXECUTI BETWEEN HARRIS C				
Comi	missionerers Court adopt the order. (introduced an ord	der and moved the
	are Court whent the order 1	Commissio	oner		seconded the
Commission motion for a by the follow	doption of the order. The mo	otion, carr	ying wi	th it the adoption o	f the order, prevailed
motion for a	doption of the order. The mo	otion, carr <u>Yes</u>	ying wi	th it the adoption o	f the order, prevaile
motion for a	doption of the order. The moving vote:	Yes	ying wi	ith it the adoption o	f the order, prevaile
motion for a	doption of the order. The moving vote: Vote of the Court Judge Hidalgo	Yes	ying wi <u>No</u>	Abstain	f the order, prevaile
motion for a	doption of the order. The moving vote: Vote of the Court Judge Hidalgo Comm. Ellis	Yes	No	Abstain	f the order, prevaile
motion for a	doption of the order. The moving vote: Vote of the Court Judge Hidalgo Comm. Ellis	Yes	No Do	Abstain	f the order, prevaile

IT IS ORDERED that County Judge Lina Hidalgo be, and she is hereby authorized to execute, for and on behalf of Harris County, an Amendment to an Agreement with Whitley Penn LLP for the purpose of modifying the audit schedule due to the County's fiscal year change, at no additional cost to the County. The Amendment and Agreement are incorporated as though fully set forth herein word for word.

All Harris County officials and employees are authorized to do any and all things necessary or convenient to accomplish the purposes of this order.